

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

TM ASIA INSURANCE SINGAPORE, LTD.  
A/S/O PERFUMES DISTRIBUTORS, INC.,

Plaintiffs,

-V-

PRIMARY FREIGHT SERVICES, INC.,

Defendant.

DOCKET NO. 08 Civ. 3729 (SAS)

PRIMARY FREIGHT SERVICES, INC.,

Third Party Plaintiffs,

-V-

## RULE 7.1 STATEMENT

NYK LINE; NIPPON YUSEN KAISHA LINE;  
NYK LINE (NORTH AMERICA), INC.;  
HAPAG-LLOYD CONTAINER LINIE GMBH,  
HAPAG-LLOYD (AMERICA) INC.; KASE  
CONTAINER LINE LTD.; KASE LINES (S)  
PTE LTD.; KASE LOGISTICS (S) PTE LTD.;  
TOP CONTAINER LINE. INC.; CRIMSON  
LOGISTIC SERVICE PTE LTD.; VEECO  
CREST CFS; CARGO CONNECTION  
LOGISTICS; RAMY TRANSPORT CORP.;  
HEAT EXPRESS and THE HEAT EXPRESS,  
INC..

### Third Party Defendants.

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, the undersigned counsel of record for defendant Veeco, LLC states the following is a list of all corporate parents that own more than 10% of Veeco, LLC stock:

None.

McElroy, Deutsch, Mulvaney & Carpenter, LLP  
Attorneys for Third-Party Defendant Veeco Holdings, LLC

By s/Adam R. Schwartz

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